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5 *Attorneys for Defendants William Barr, Chad Wolfe,  
Matthew T. Albence, and Thomas E. Feeley (“Federal Defendants”)*

6  
7 **UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

8 Sandor Anival Cordova Carballo; Israel  
9 Mendoza Mendoza; Eduardo Gallardo  
10 Gonazalez; Elmer Vazquez Reyes; Hector  
11 Herez Alvares; Felipe Mora Mora; Antonio  
12 Osorio Han; Arnold Camacho Vazquez;  
13 Edgar Ramirez Garcia; Luis Olivia Peralta;  
14 Cesar Sosa Ramirez; Carlos Escobar;  
15 Mojhamed Betiche; Jose Moises Silva;  
Yupanqui Sanchez; Jerardo Guerro; Abel De  
La Cruz; Jose Seron Figueroa; Jose  
Castellano; David Garcia Flores; Octavio  
Carrillo; Sudhamma Kukulpane; Julian  
Martin; Roberto Bonnet; Bamgbang Budiono,  
et. al,

16 Plaintiffs,

17 vs.

18 William Barr, Attorney General of the United  
19 States; Chad Wolfe, Acting Secretary of the  
Department of Homeland Security; Matthew  
T. Albence, Deputy Director and Senior  
20 Official Performing the Duties of Director,  
U.S. Immigration and Customs Enforcement;  
Thomas E. Feeley, District Director of the  
21 Salt Lake City District Office, U.S.  
Immigration and Customs Enforcement;  
Brian Koehn, Warden, Nevada Southern  
22 Detention Center; Pamela Lauer, Acting  
Warden, Nevada Southern Detention Center;  
Matthew Cantrell, Assistant Field Office  
23 Director (ICE Las Vegas); Gabriel Ruiz,  
Supervisory Detention and Deportation  
Officer (Las Vegas), Tom Simic, Chaplain of  
24 Southern Nevada Detention Center,

25 Respondents-Defendants.

Case No.: 2:20-cv-02196-APG-BNW

**Stipulation to Extend Deadlines  
[ECF No. 17]**

1       The parties, through their respective counsel, stipulate and respectfully request that  
2 the Court extend the case deadlines ordered at ECF No. 17 to allow time for the parties to  
3 evaluate the claims alleged and confer regarding a discovery plan. If granted, the new  
4 deadlines will be:

- 5           • Objection, if any to be filed, to the report and recommendation (ECF No. 17)  
6            due: **August 24, 2021**
- 7           • Response to Amended Complaint for party-defendants who have appeared in  
8            the action due: **August 24, 2021**
- 9           • Discovery plan due: **September 7, 2021**

10      Respectfully submitted this July 26, 2021.

11      Sull and Associates, PLLC

12      /s/ Hardeep Sull  
13      HARDEEP SULL  
14      520 South Seventh Street, Ste. A  
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16      Attorneys for Plaintiffs

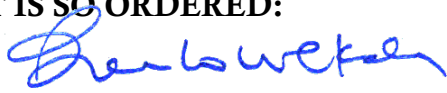
17      Struck Love Bojanowski & Acedo, PLC

18      /s/ Jacob Lee  
19      JACOB B. LEE  
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28      /s/ Brianna Smith  
29      BRIANNA SMITH  
30      Assistant United States Attorney  
31      Attorneys for Federal Defendants

32      IT IS SO ORDERED:

33        
34      Brenda Weksler  
35      United States Magistrate Judge  
36      DATED: July 29, 2021